

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

United States,  
Plaintiff  
v.  
Clifford James Schuett,  
Defendant

2:14-cr-00364-JAD-GWF-1

# **Order Denying Motion for Sentence Reduction**

[ECF 232]

On April 7, 2015, I sentenced Clifford James Schuett to 75 months in prison (with credit for time served) after he pleaded guilty to one count of threat to kill or cause damage by explosive.<sup>1</sup> Schuett has filed a “Motion for Modification of Sentence or Sentence Reduction Do to Injuries Sustained in the U.S. Bureau of Prisons” and argues that he is entitled to a sentence reduction because “of prejudice sustained in the U.S. Bureau of Prisons,” including the prison’s failure to provide proper medical treatment.<sup>2</sup> Schuett offers no legal basis for a sentence reduction and the government is correct that “[a] court generally may not correct or modify a sentence of imprisonment once it has been imposed.”<sup>3</sup> Accordingly, IT IS HEREBY ORDERED that defendant’s motion for a sentence reduction [ECF 232] is DENIED.

Dated April 5, 2016

  
Jennifer A. Dorsey  
United States District Judge

<sup>1</sup> ECF 175.

<sup>2</sup> See ECF 232. If Schuett believes that he is being denied adequate medical treatment, 42 U.S.C. § 1983 is the proper vehicle to bring his claim.

<sup>3</sup> ECF 233 at 2 (citing 18 U.S.C. § 3582(c)).